					NORTH	EVIA DIZI KICI OL	TEXA
Ca	se 3:1	3-cr-00276-B ^{IN} D GENETICS SECTION OF THE NORTH			of 1 Page	ID 759	1
			LAS DIVISIO			FEB 1 2014	
UNITE	D STA	ΓES OF AMERICA)		CLERI	K, U.S. ZISTZICT (COURT
VS.)	CASE NO.: 3:13	CR-276-P	Deputy	
VINCE	ENT NIC	CHOLAS CHERAMIE (20))				
		REPORT AND CONCERNIN					
Count(s concerr volunta essentia NICHC a Contr	Cir. 19 cir. 1	ENT NICHOLAS CHERAMIE, by 97), has appeared before me pursu the Information. After cautioning h of the subjects mentioned in Rule hat the offense(s) charged is supports of such offense. I therefore recorn HERAMIE be adjudged guilty of the ubstance, which is a violation of the being found guilty of the offen	ant to Fed. R. and examining 11, I determine orted by an incommend that the ne offense of C21 U.S.C. §84	Crim.P. 11, and has g VINCENT NICH and that the guilty pledependent basis in feelea of guilty be acconspiracy to Posses 6 and 841(a)(1) and seed to be acconspirated by the seed of the se	s entered a plo IOLAS CHE ea was knowl fact containing cepted, and the ss with Intent	ea of guilty to RAMIE oath ledgeable and ag each of the at VINCENT to Distribute	
		The defendant is currently in cust	ody and shoul	d be ordered to rem	nain in custoc	ly.	
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless finds by clear and convincing evidence that the defendant is not likely to flee or pose to any other person or the community if released.					
		☐ The Government does no ☐ The defendant has been of ☐ I find by clear and convint a danger to any other pereleased under § 3142(b)	compliant with scing evidence rson or the co	the current condition that the defendant is	is not likely to	o flee or pose	
	,	☐ The Government opposes ☐ The defendant has not be ☐ If the Court accepts this r motion of the Government	en compliant y ecommendation			hearing upon	. 18 ³⁸ 81
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) to Court finds there is a substantial likelihood that a motion for acquittal or new trial will granted, or (b) the Government has recommended that no sentence of imprisonment be impose or (c) exceptional circumstance are clearly shown under § 3145(c) why the defendant shou not be detained, and (2) the Court finds by clear and convincing evidence that the defendant not likely to flee or pose a danger to any other person or the community if released.						
Date:	Februar	ry 11, 2014.	UNITH	BSTATES MAGI	STRATE JU	DGE	

O'9' DISTRICT COOKT

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).